



#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Art Unit: 1615

Examiner: (not yet assigned)

In re Application of:

SAHIN et al.

Serial No.:

10/537,002

Filed:

May 20, 2005

Entitled:

GENETIC PRODUCTS

DIFFERENTIALLY EXPRESSED IN

TUMORS AND THE USE THEREOF

Attorney Docket No.: GMD-102.1P US

**Mail Stop Petition** 

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## PETITION TO MAKE SPECIAL PURSUANT TO 37 C.F.R. §1.102(b)

Invention Contributing to the Diagnosis, Treatment, or Prevention of Cancer

Sir:

This petition to make special is submitted pursuant to 37 C.F.R. §1.102(b) based on the present inventions' expected contribution to the diagnosis, treatment and/or prevention of cancer. A check in the amount of \$130.00 {check no. 6716} in payment of the fees under 37 C.F.R.§1.17(h) is enclosed herewith. No additional fees are believed to be due; however, the Commissioner is specifically authorized to charge any additional fees deemed to be necessary in connection with the filing of this paper to Deposit Account 50-0268.

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#### **REMARKS**

Pursuant to 37 C.F.R. §1.102(b), Applicants hereby request advancement of examination of the present application based on present inventions' expected contribution to the diagnosis, treatment and/or prevention of cancer. MPEP §708.02(X).

#### Introduction

The present application is assigned to Ganymed Pharmaceuticals AG, which is in the business of discovering tumor-specific antigens and developing effective immunotherapies targeting these antigens. Ganymed is developing anti-cancer antibodies, T cell receptors, vaccines, diagnostics, siRNA and small molecules that are directed at targets that are both cancer-specific and present in numerous cancer types.

By way of analogy, a non-limiting element of the discovery of the present invention is similar to those discoveries made leading to the now well-known anti-cancer antibody drugs Rituxan® and Herceptin® (see, e.g., www.rituxan.com and www.herceptin.com). These biologic therapies are based on antibodies that selectively bind to particular antigens presented on cancerous cells, whereby they may block tumor cell growth and/or target the cell for destruction by the immune system. While both Rituxan® and Herceptin® have advanced the art and made significant contributions to the detection and treatment of non-Hodgkin's lymphoma and metatastic breast cancer, these molecules, like most of the antibodies in clinical development for cancer, are aimed at poorly differentiated or partially selective targets present only in a small minority of a particular cancer type. Moreover, the targets of these and other antibody drugs are often expressed (in lesser amounts) in normal tissues. Thus the likelihood of adverse side-effects severely limits the therapeutic potential of many candidate cancer drugs. In other words, there remains a persistent need for new and improved cancer therapies.

### Applicants' Discovery

Applicants set out to identify candidate targets that are expressed virtually only in cancer tissue and not in normal tissue. Therapies to these targets would likely have much greater therapeutic utility than target-specific drugs currently on the market.

Using these guidelines, Applicants discovered it was possible to detect differential glycosylation for Claudin-18 in tumors (*see*, *e.g.*, page 9, lines 10-23, and Example 4 spanning pages 92-99 of Applicants' specification). Applicants found that gastrointestinal carcinomas, pancreatic carcinomas, esophageal tumors, prostate tumors as well as lung tumors have a form of Claudin-18 which is *glycosylated at a lower level*. This is significant because glycosylation in healthy tissues

masks (blocks) protein epitopes (*i.e.*, therapeutic targets) of Claudin-18. These same protein epitopes are exposed, *i.e.*, not blocked by glycosylation, in tumor cells, and therefore it is possible to select ligands and antibodies that bind to these domains. These ligand and antibody pharmaceuticals stemming from Applicants' discovery are *therapeutically selective*, that is, they do not bind to Claudin-18 on healthy cells because the same epitopes are masked by normal glycosylation.

The target expression results obtained by Ganymed so far indicate that appropriate targeted tumor therapies would be significantly better than current therapies.

Based on the data disclosed in the application, Applicants submit that the present invention is expected contribute to the diagnosis, treatment, and prevention of cancer. Therefore, in accordance with 37 C.F.R. §1.102(b) and MPEP §708.02(X), Applicants hereby request advancement and acceleration of examination of the present application.

Respectfully submitted,

Method Wester 1

Leon R. Yankwich, Reg. No. 30,237 Michael R. Wesolowski, Reg. No. 50,944

Attorneys for Applicants

YANKWICH & ASSOCIATES, P.C.

201 Broadway

Cambridge, Massachusetts 02139

telephone: 617-374-3700 telecopier: 617-374-0055

#### Certificate of Mailing

The undersigned hereby certifies that this correspondence is being deposited with the United States Postal Service under 37 CFR 1.8, postage prepaid, in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date indicated below.

date

Nasim G. Memon

PTO/SB/17p (11-05)

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# PETITION FEE Under 37 CFR 1.17(f), (g) & (h) TRANSMITTAL

(Fees are subject to annual revision)

Send completed form to: Commissioner for Patents P.O. Box 1450, Alexandria, VA 22313-1450

Application Number	10/537,002				
Filing Date	May 20, 2005				
First Named Inventor	Ugur Sahin				
Art Unit	1615				
Examiner Name	(not get assigned)				
Attorney Docket Number	GMD-102.1P US				

(	Enclosed is a petition filed under 37 CFR 1.102 (b) that requires a processing fee (37 CFR 1.17(f), (g), or (h)). Payment of \$ 130.00 is enclosed.  This form should be included with the above-mentioned petition and faxed or mailed to the Office using the appropriate Mail Stop (e.g., Mail Stop Petition), if applicable. For transmittal of processing fees under 37 CFR 1.17(i), see form PTO/SB/17i.				
	Payment of Fees (small entity amounts are NOT available for the petition fees)  The Commissioner is hereby authorized to charge the following fees to Deposit Account No. 50-0268:  petition fee under 37 CFR 1.17(f), (g) or (h) any deficiency of fees and credit of any overpayments Enclose a duplicative copy of this form for fee processing.  Check in the amount of \$ 130.00 is enclosed. (check no. 6716)  Payment by credit card (Form PTO-2038 or equivalent enclosed). Do not provide credit card information on this form.				
	Petition Fees under 37 CFR 1.17(f): Fee \$400 Fee Code 1462  For petitions filed under:  § 1.36(a) - for revocation of a power of attorney by fewer than all applicants  § 1.53(e) - to accord a filing date.  § 1.57(a) - to accord a filing date.  § 1.182 - for decision on a question not specifically provided for.  § 1.183 - to suspend the rules.  § 1.378(e) - for reconsideration of decision on petition refusing to accept delayed payment of maintenance fee in an expired patent.  § 1.741(b) - to accord a filing date to an application under § 1.740 for extension of a patent term.				
Petition Fees under 37 CFR 1.17(g): Fee \$200 Fee Code 1463  For petitions filed under:  § 1.12 - for access to an assignment record.  § 1.14 - for access to an application.  § 1.47 - for filing by other than all the inventors or a person not the inventor.  § 1.59 - for expungement of information.  § 1.103(a) - to suspend action in an application.  § 1.136(b) - for review of a request for extension of time when the provisions of section 1.136(a) are not available.  § 1.295 - for review of refusal to publish a statutory invention registration.  § 1.296 - to withdraw a request for publication of a statutory invention registration filed on or after the date the notice of intent to publish issuent in the sum of					
	Petition Fees under 37 CFR 1.17(h): Fee \$130 Fee Code 1464  For petitions filed under:  § 1.19(g) - to request documents in a form other than that provided in this part.  § 1.84 - for accepting color drawings or photographs.  § 1.91 - for entry of a model or exhibit.  § 1.102(d) - to make an application special.  § 1.138(c) - to expressly abandon an application to avoid publication.  § 1.313 - to withdraw an application from issue.  § 1.314 - to defer issuance of a patent.				
	Michael R. Vesolows V:  Typed or printed name  12-8-05  Date  50,944  Registration No., if applicable				

This collection of information is required by 37 CFR 1.17. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 5 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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TRANSMITTAL FORM  (to be used for all correspondence after initial filing)  Total Number of Pages in This Submission  6			Filing Date	May 20, 2	005		,		
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			Art Unit	1615					
			Examiner Name	(not yet as	ssigned)				
			Attorney Docket Number	GMD-102	GMD-102.1P US				
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Signature Mill Wasobal:									
Printed name	Michael R. Wesolowski	<u> </u>							
Date December 8, 2005			Reg. No. 50,944						
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